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| APPLICATION NO. | F | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | | |
|------------------------|--------------|-------------|----------------------|------------------------|-------------------------|--|--|
| 10/629,873 07/30/2003 | | 07/30/2003 | Shingo Johgan | 4034-39 7357 | | | |
| 23117 | 7590 | 05/04/2005 | | EXAMINER | | | |
| | | RHYE, PC | WANG, GEORGE Y | | | | |
| 1100 N GLI 8TH FLOO | - | D | ART UNIT | PAPER NUMBER | | | |
| ARLINGTO | ON, VA | 22201-4714 | 2871 | | | | |
| | | | | DATE MAILED: 05/04/200 | DATE MAILED: 05/04/2005 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | — — — — — — — — — — — — — — — — — — | Applicati | on No. | Applicant(s) | |
|---|--|--|---|---|--------------|
| A 221 | 10/629,8 | 73 | JOHGAN ET AL. | | |
| Office | Action Summary | Examine | <u>r</u> . | Art Unit | |
| | | George Y | | 2871 | |
| The MAII Period for Reply | LING DATE of this communication | ation appears on th | e cover sheet with | the correspondence add | dress |
| THE MAILING I - Extensions of time r after SIX (6) MONTI - If the period for repl - If NO period for repl - Failure to reply within Any reply received to | STATUTORY PERIOD FOR DATE OF THIS COMMUNICATION of the mailing date of this community specified above is less than thirty (30) by is specified above, the maximum status in the set or extended period for reply will be office later than three months after adjustment. See 37 CFR 1.704(b). | ATION. 37 CFR 1.136(a). In no expication. days, a reply within the statory period will apply and will, by statute, cause the app | vent, however, may a reply stutory minimum of thirty (3 vill expire SIX (6) MONTH plication to become ABAN | y be timely filed 30) days will be considered timely S from the mailing date of this ∞ IDONED (35 U.S.C. § 133). | nmunication. |
| Status | | | | | |
| 1)⊠ Responsiv | ve to communication(s) filed | on 26 January 200 |)5. | | |
| 2a)☐ This action | |)⊠ This action is r | | | |
| 3) Since this | application is in condition fo | r allowance except | t for formal matter: | s, prosecution as to the | merits is |
| | accordance with the practice | | | | |
| Disposition of Clai | ms | | | | ` |
| 4)⊠ Claim(s) <u>1</u> | -22 is/are pending in the app | plication. | | | |
| 4a) Of the | above claim(s) 11-22 is/are | withdrawn from co | nsideration. | | |
| 5)☐ Claim(s) _ | is/are allowed. | | | | |
| 6)⊠ Claim(s) <u>1</u> | <u>-10</u> is/are rejected. | | | | |
| 7) | is/are objected to. | | | | |
| 8) Claim(s) _ | are subject to restriction | on and/or election r | equirement. | | |
| Application Papers | , | | | | |
| 9)☐ The specif | ication is objected to by the I | Examiner. | , | | |
| 10)⊠ The drawir | ng(s) filed on <u>30 July 2003</u> is | /are: a)⊠ accepte | ed or b) objected | d to by the Examiner. | |
| Applicant n | nay not request that any objection | on to the drawing(s) | be held in abeyance | . See 37 CFR 1.85(a). | |
| Replaceme | ent drawing sheet(s) including th | ne correction is requir | red if the drawing(s) | is objected to. See 37 CF | R 1.121(d). |
| 11)☐ The oath o | r declaration is objected to b | y the Examiner. N | ote the attached C | Office Action or form PT | O-152. |
| Priority under 35 U | .S.C. § 119 | | , | • | |
| 12)⊠ Acknowled | gment is made of a claim for | r foreign priority un | der 35 U.S.C. § 1 | 19(a)-(d) or (f). | |
| | ☐ Some * c)☐ None of: | 5 , , | 3 | | |
| 1.⊠ Cer | tified copies of the priority do | ocuments have bee | en received. | | |
| | tified copies of the priority do | | | lication No | |
| 3. Cop | ies of the certified copies of | the priority docume | ents have been re | ceived in this National S | Stage |
| | lication from the Internationa | • | • • • • | | |
| * See the atta | sched detailed Office action f | for a list of the certi | ified copies not red | ceived. | |
| | | | | | |
| Attachment(s) | | | | | |
| Notice of Reference Notice of Draftsper | es Cited (PTO-892) son's Patent Drawing Review (PTC |)_Q48\ | - | nmary (PTO-413) Mail Date | |
| | sure Statement(s) (PTO-1449 or PT | | | mal Patent Application (PTO | -152) |
| Paper No(s)/Mail D | | • | 6) Other: | | |

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DETAILED ACTION

Election/Restrictions

1. Claims 11-22 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected display device, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on January 26, 2005.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-6 and 8-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Izumi (U.S. Patent No. 6,184,959).
- 4. <u>As to claim 1</u>, Izumi discloses a color filter substrate comprising a base member (CF substrate, fig. 4, ref. 1), a color filter layer (fig. 5, ref. 4), which is provided on the base member and which is made up of a first, second, and third group of color filters each representing three different colors (fig. 5, ref. R, G. B), and a plurality of spacers (fig. 5, ref. 7), which are provided at predetermined relative positions for selected ones

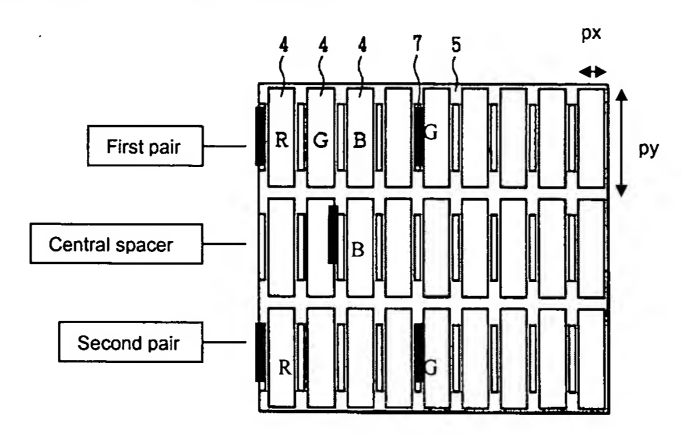
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of the color filters, such that the smallest number of color filters of the first, second, or third group is at least 80% of the largest number of color filters of the first, second, or third group (fig. 5).

- 5. Regarding claims 2-4, Izumi discloses the color filter substrate as recited above, where the spacers are arranged in at least 80% of a display area (representing entire display area, fig. 1), are provided in gaps between the color filters (fig. 5), and are columnar spacers (fig. 2, ref. 7).
- 6. As per claims 5-6, Izumi discloses the color filter substrate as recited above, where the color filters are arranged at a predetermined pitch, px, in a row direction and at another predetermined pitch, py, in a column direction, respectively, and where the spacers include a set of five spacers, the first pair being separated from each other by a distance of m * px (where m is an integer equal to or greater than 2 by is not a multiple of 3) in a row direction, the second pair being separated from the spacers of the first pair by a distance of n * py (where n is a positive integer and a multiple of 2) in the column direction, and the central spacer being separated from the spacers of the first pair by a distance of m * px/2 in the row direction and by a distance of n * py/2 in the column direction, respectively (see clarifying references included by Examiner in fig. 5 below), such that the first pair of spacers and the central spacer consist of a first spacer, a second spacer, and a third spacer associated with the first, second, and third groups of color, respectively, the second pair of spacers and the central spacer consist of

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another first spacer, another second spacer, and another third spacer associated with the first, second and third groups of color filters, respectively (see clarifying references included by Examiner in fig. 5 below).



Regard claims 8 and 9, Izumi discloses the color filter substrate as recited above, where the color filters include multiple sets of color filters consisting each of three group for which the spacers are provided belong to a mutually different set of color filters and where the color filters provided with the spacers are not adjacent to each other (fig. 5).

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

- 9. Claims 7 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over lzumi in view of Shibahara (U.S. Patent No. 6,317,188).
- 10. As per claim 7, Izumi discloses the color filter substrate as recited above, however, the reference fails to specifically disclose that the spacers of the first pair are adjacent to each other in the row direction, that the spacers of the second pair are adjacent to each other in the row direction, and that the spacers of the first and second pairs include spacers that adjacent to each other in the column direction.

Shibahara discloses a color filter substrate (fig. 1) where the spacers of the first pair are adjacent to each other in the row direction (fig. 1 ref. 21), that the spacers of the second pair are adjacent to each other in the row direction (fig. 1 ref. 21), and that the spacers of the first and second pairs include spacers that adjacent to each other in the column direction (fig. 1 ref. 21).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the spacers of the first pair are adjacent to each other in the row direction, that the spacers of the second pair are adjacent to each other in the row direction, and that the spacers of the first and second pairs include spacers that adjacent to each other in the column direction since one would be motivated to increase the freedom of the substrates to flex, so that it is easier for the TFT and CF substrates to track the dimensional changes in the panel gap caused by thermal expansion and contraction of the liquid crystal (col. 7, lines 36-44; abstract). This ultimately serves to prevent problematic formation of liquid crystal bubbles (col. 7, lines 53-67).

11. As to claim 10, Izumi discloses the color filter substrate as recited above, however, the reference fails to specifically disclose that the spacers are arranged at a density of 800 to 1,200 spacers/cm² with respect to the color filter layer.

Shibahara discloses a color filter substrate (fig. 1) where the spacers are arranged at a density of 800 to 1,200 spacers/cm² with respect to the color filter layer (one spacer per [300 μ m]², col. 7, line 61).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the spacers arranged at a density of 800 to 1,200 spacers/cm² with respect to the color filter layer since one would be motivated to increase the freedom of the substrates to flex, so that it is easier for the TFT and CF substrates to track the dimensional changes in the panel gap caused by thermal expansion and contraction of the liquid crystal (col. 7, lines 36-44; abstract). This

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ultimately serves to prevent problematic formation of liquid crystal bubbles (col. 7, lines 53-67).

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to George Y. Wang whose telephone number is 571-272-2304. The examiner can normally be reached on M-F, 8 am - 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert H. Kim can be reached on 571-272-2293. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ROBERT H. KIM SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800

gw April 27, 2005